

Hopes to Be Popular But Thinks He
Is Entitled to Easy Money
for a Few Weeks.

T. H. B. D., July 5.—There was a dramatic 44 pounds in the weight class. Willard and Jack Lempey were the contenders. They entered the ring for their low weight championship contest on Saturday. This was revealed today when all came to the ring. Lempey weighed 137 pounds and Lempey weighed 137 pounds while Willard scaled 243 at ring time. Winning the world low weight championship was Lempey. He acted as if he was a champion. He came to him and he captured him the slightest; a principle was out of bed a little. Lempey was informed that he was to fight with friends of the crowd. He was there and then returned to his hotel quarters in Toledo. He expects to remain until he leaves to accept a job. He will probably will occupy his weight class for the next six months. The new champion has received a note of offers and expects to make a note of offering. He expects to make a note of offering of 10,000 a week. He expects to make a note of offering of 10,000 a week.

Wants to Be Popular.
 "I am going to try and be a popular champion," Jack said.
 "I am going to wait a champion before I defend his title frequently and I intend to be that kind of a champion," he believed, however. "I am satisfied that I can earn money out of the time using theatrical work. I want to stop boxing for six or eight months to do this. But a well thought out plan of a man considered a 'bunder' is found."

Willard has definitely retired from the ring. He will devote his entire attention to his theatrical work. The day after yesterday afternoon said today that since that he was severely injured and that he was taken to a hospital were gross exaggerations. The only injury he sustained was a bad cut on his forehead and a badly cut mouth. He did not lose any teeth, nor was his jaw fractured, as reported.

Jimmy Messers said he did not find anything in Willard, except that of cowardly.

"Boxing is business with both of us and Willard proved it. In the same square I got knocked through the head and took an awful beating and certainly proved his gameness."

"When I shook his hand after the fight, I said to him, 'I've never seen a man so sorry I had to cut him up so much.'"

No Other Match in Sight.
 Tex Rickard, promoter of yesterday's fight, denied that he had any intention of undertaking to stage another heavyweight championship match within the next few months.

"Messers is sure to make a popu-

WHO ENTITLED TO VOTE. Every person who has resided within the state for one year, within the county six months, within the precinct 30 days, who is duly registered, who is over 21 years of age, who has paid taxes on property within the City of Tulsa during the past 12 months or for whom taxes have been paid within such time, is entitled to vote. Any married woman who, with her husband have situated property by their joint efforts during the marriage relationship upon which she is paid, for the benefit of their minor children, within the past 12 months has the right to vote, if otherwise qualified and listed. Any person who owns either real or personal property, of whatever kind, in the City of Tulsa upon which taxes have been paid within the past 12 months, if he is an otherwise qualified voter, is entitled to vote. This includes persons who have paid the state registration fee on automobiles.

CHALLENGERS. No provision has been made by the law for the appointment of challengers in an election held for the purpose of being upon the question of the issuance of municipal bonds and therefore no challengers are permitted. They will not be allowed to interfere with the election or to be within the polling places.

CHALLENGED VOTERS. The only officials authorized by law to make a challenge are the clerk of the election and the judges of the election. No other person is authorized to challenge the qualification of any person desiring to vote. If the clerk of the election or the judges of the election doubt the qualification of any person offering to vote, such person shall not be permitted to vote, except he, or she, make a "Challenged Voter's Affidavit." If the precinct officer then knows, or is informed and believes, that the person offering to vote is not qualified, he may make an affidavit of challenge. When such latter affidavit is made the person offering to vote shall be permitted to vote, except he procure an affidavit from a "freeholder and householder." The affidavit shall be in the following words: "I, _____, a freeholder and householder, do hereby certify that _____, a freeholder and householder, who has resided therein for at least one year last past, and that he personally knows the person offering to vote is fully qualified. When such "Freeholder and Householder's Affidavit" is procured, the person offering to vote should then be permitted to cast his ballot.

CHALLENGE IN PROPERTY AND TAXPAYER QUALIFICATIONS. If any person is challenged by a precinct officer on account of supposed lack of qualifications as to property interests and voting he may be required to make an "Affidavit of Payment of Taxes" which may be permitted to cast his ballot. Any man and woman offering to make a joint affidavit to show that they have an interest in property acquired by the joint efforts of her husband and herself during marriage, upon which taxes have been paid, when challenged, may be permitted to vote upon making "Affidavit of Qualification of Married Women Voters." Such affidavit does not have to be made except in case the right of the woman voter is challenged.

FAILURE TO PRESENT TAX RECEIPT. It is not necessary to present a tax receipt to precinct officials as a condition precedent to voting. A tax receipt is merely evidence of qualification and if a tax receipt has been held but cannot be produced and presented for any reason the voter is not to be denied his right to vote for this reason. A voter may make an "Affidavit of Payment of Taxes" or offer other satisfactory proof of his qualification in this respect, in which event he should be permitted to vote.

May Lose an Eye. — the state superintendent of banks and federal bank examiners are investigating its affairs, it was said.

If a millionaire pays taxes on million dollars worth of property but will pay as much of the head taxes as five hundred men who own homes valued at two thousand dollars.

Be Quickly Removed
(Beauty Culture)
Hairs can be easily banished from the skin by this quick, painless

Cashier Kills Self.
PORT WAYNE, Ala., July 5.—
E. H. Bohlag, cashier of the De-
Witt County bank here, was found
in his room today and the au-
thorities stated he killed himself.
The bank has been closed some time
pending further instructions from

Entering a plea of not-guilty to the charge of burglary, Lawrence Tiley, a negro, was committed to jail under bond of \$1,000 as his assignment before Justice R. C. Moore Saturday afternoon. Joy-pel, charged last July 19.

Tiller was found on the Kay ranch of way near Sand Springs on the morning of June 29, with a bullet wound in his right leg. He at first denied knowing who shot him, saying that he was fired upon by some unknown person while working on the ranch.

An information was filed in the court of Justice Mackey Thursday charging Tuley with attempting to enter the home of W. N. Seagle, 914 1/2 Section street, Rapid Rapids, longshore admitted firing several shots at the burglar, but did not know at the time of the attempt that the man had been wounded.

Big Fourth at Sapulpa.
Special P. 14a Wash.
SAPULPA, July 3. (July 19, 1909)
people packed out here yesterday to attend the city's Fourth of July celebration staged at the Fairgrounds. Games, contests and races featured the day's program, while at night a splendidly arranged display of fireworks was the feature.

Five millionaire taxpayers will pay as much of the bond taxes as twenty-five hundred working men owning houses worth two thousand dollars. Just where does this punish the working man?

No State Bank Call.
OKLAHOMA CITY, June 5.—No
state bank call was issued from the
office of the state banking commis-

The quick action of simple washes of hazel hydriocaine camphor are all mixed in Lavopik eye wash, with surprise to his people. One girl with weak, strained eyes was helped by a single application. Her mother could hardly sew or read because of eye pain. In one week she became benefited. We guarantee a small bottle of Lavopik to help ANY CASE of weak, strained or inflamed eyes. Aluminum eye cap FREE. Write Gertman, 113 South Main St., Ada,

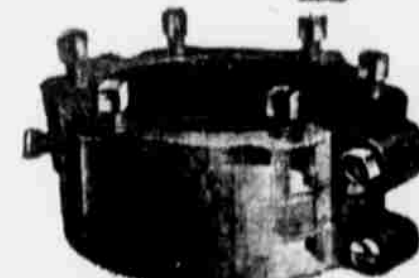
(Beauty Culture)
Hairs can be easily banished from the skin by this quick, painless method: Mix into a stiff paste some powdered dicalcane and water spread on hairy surface and in 2 or 3 minutes rub off, wash the skin and it will be free from hair or blemish. Excepting in very stubborn growth one application is sufficient. To avoid disappointment, buy the dicalcane in an original package. —A.

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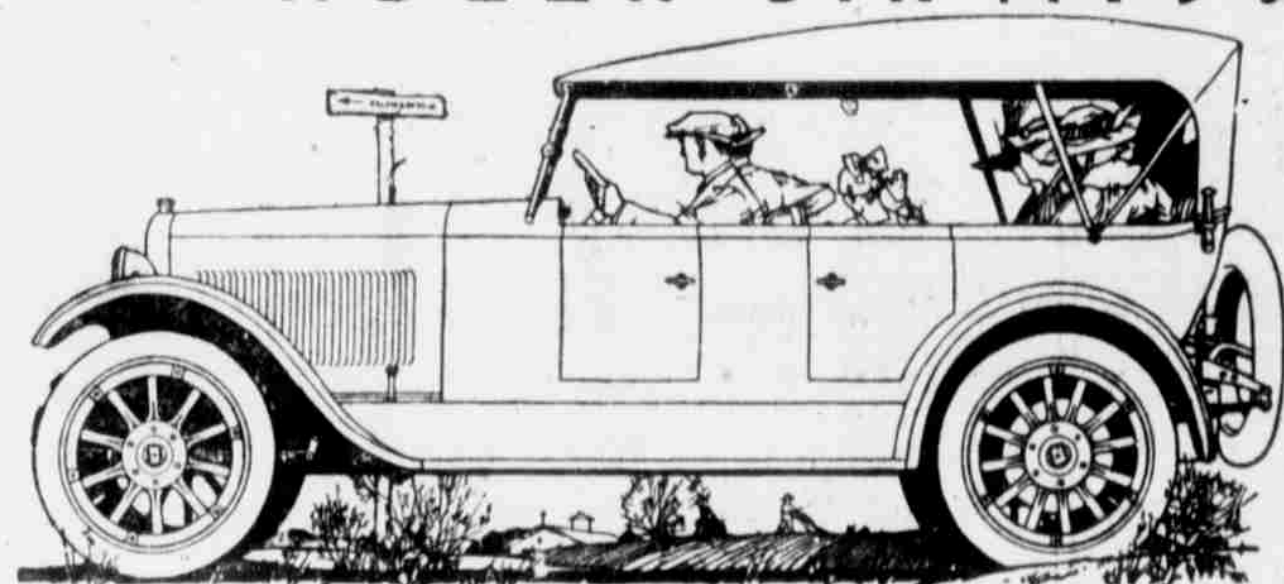
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